UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

INSIGHT GLOBAL, LLC

and Case 15-CA-161491

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ORDER REMANDING

On October 1, 2018, the National Labor Relations Board issued a Decision,
Order, and Notice to Show Cause why this case should not be remanded for further
consideration under *The Boeing Co.*, 365 NLRB No. 154 (2017). The General Counsel
filed a response supporting remand.¹

Having duly considered the matter,

IT IS ORDERED that this proceeding is remanded to Administrative Law Judge Thomas M. Randazzo for the preparation of a supplemental decision addressing the complaint allegations affected by *Boeing* and setting forth credibility resolutions, findings of fact, conclusions of law, and a recommended Order. Copies of the supplemental decision shall be served on all parties, after which the provisions of Section 102.46 of the

¹ Although the General Counsel's response does not oppose remand of the allegations affected by the *Boeing* decision, it states that the Board should resolve the allegation that the Respondent unlawfully maintained a rule requiring "[n]eutral binding arbitration, waiver of trial before judge or jury, and waiver of class or representative claims." The Board dismissed that allegation in the October 1, 2018 Decision, Order, and Notice to Show Cause.

Board's Rules and Regulations shall be applicable.

Dated, Washington, D.C., February 15, 2019.

By direction of the Board:

Roxanne Rothschild Executive Secretary